54B thereof, to prohibit the use of Saxe Clips or other "clip type" connections WELDED CLIP AND SEAT TYPE CONNECTIONS OR OTHER WELDED "CLIP-TYPE" CONNECTORS as temporary fastening devices in construction involving the use of structural iron or steel UNLESS INSPECTED ON THE JOB SITE PRIOR TO ERECTION and establishing penalties for violations.

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Section 54C be and it is hereby added to Article 43 of the Annotated Code of Maryland (1970 Supplement), title "Health," subtitle "Miscellaneous Provisions," to follow immediately after Section 54B thereof, and to read as follows:

54C.

- (a) After September 1, 1971, it shall be unlawful for any employer, employee, corporation, partnership, firm or individual to use Saxe Clips or other "clip type" connections WELDED CLIP AND SEAT TYPE CONNECTIONS OR OTHER WELDED "CLIP-TYPE" CONNECTORS as temporary fastening devices in any construction involving the use of structural iron or steel. UNLESS INSPECTED ON THE JOB SITE PRIOR TO ERECTION.
- (b) Anyone who violates the provisions of this section shall be guilty of a misdemeanor, and upon conviction shall be subject to a fine not to exceed one hundred dollars (\$100.00) for each offense. THE PROVISIONS OF THIS SECTION SHALL BE ENFORCED BY THE DEPARTMENT OF LABOR AND INDUSTRY.
- SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1971.

Approved May 24, 1971.

CHAPTER 622

(Senate Bill 100)

- AN ACT to add new Section 54C to Article 43 of the Annotated Code of Maryland (1970 Supplement), title "Health," subtitle "Miscellaneous Provisions," to follow immediately after Section 54B thereof to prohibit the erection of any structural steel or iron beams or girders with Nelson Studs SHEAR COMPOSITE STUDS, other studs or reinforcing shear connectors and establishing penalties for violations.
- SECTION 1. Be it enacted by the General Assembly of Maryland, That new Section 54C be and it is hereby added to Article 43 of the Annotated Code of Maryland (1970 Supplement), title "Health," subtitle "Miscellaneous Provisions," to follow immediately after Section 54B thereof, and to read as follows:

54C.

(a) After September 1, 1971, it shall be unlawful for any employer, employee, corporation, partnership, firm or individual to